SUPERIOR COURT OF CALIFORNIA COUNTY OF MONTEREY						NLY
v.	PEOPLE OF THE STATE OF CALIFORNIA v.					
DEFE	NDANT:					
,	ADVISEMENT	OF RIGHTS, WAIVER, AND PLEA FOR	M – FELONY	CASE NUI	MBER:	
		INSTRUCTION	S			
with wha	at you read, check th	to plead guilty or no contest to charges against you. Re e appropriate box to the left of the item, and put your in irstand, leave the box blank. Sign and date the form at the yor the judge.	itials in the box to the right	t of the item.	. For any item t	hat does not
		is:ing guilty or no contest to the following c				
		ments/allegations (for prior convictions,			Strike	
Count	Code Section	Crime	Conduct Enhancem	ent(s)	(Indicate if Serious/Violent)	Initials
		FACTORS: I am admitting the following ag	gravating factors:		Count	
				Initials		
or other acts disclosing a high degree of cruelty, viciousness, or callousness.						
of	4.421(a)(2): The defendant was armed with or used a weapon at the time of the commission of the crime.					
4.	4.421(a)(3): The victim was particularly vulnerable.					
	4.421(a)(4): The defendant induced others to participate in the commission of the crime or occupied a position of leadership or dominance of other participants in its commission.					

Cal	lifornia Rules of Court <i>(continued)</i>	Count (If applicable)	Initials		
	4.421(a)(5): The defendant induced a minor to commit or assist in the	e commission of the crime.			
	4.421(a)(6): The defendant threatened witnesses, unlawfully witnesses from testifying, suborned perjury, or in any other way i judicial process.				
	4.421(a)(7): The defendant was convicted of other crimes for which could have been imposed but for which concurrent sentences are be				
	4.421(a)(8): The manner in which the crime was carried out indicate or professionalism.	s planning, sophistication,			
	4.421(a)(9): The crime involved an attempted or actual taking or divalue.	amage of great monetary			
	4.421(a)(10): The crime involved a large quantity of contraband.				
	4.421(a)(11): The defendant took advantage of a position of trust or offense.	confidence to commit the			
	4.421(a)(12): The crime constitutes a hate crime under § 42 enhancements under § 422.75 are imposed and the crime is not su § 1170.8.				
	4.421(b)(1): The defendant has engaged in violent conduct that ind society.	icates a serious danger to			
	4.421(b)(2): The defendant's prior convictions as an adult or sust delinquency proceedings are numerous or of increasing seriousness				
	4.421(b)(3): The defendant has served a prior term in prison or cou				
	4.421(b)(4): The defendant was on probation, mandatory supervision supervision, or parole when the crime was committed.				
	•				
Agg	gravating Factors per Statute (Code Section and Description)	Count (If applicable)	Initials		
4. PRIOR CONVICTIONS: I am admitting the following Status Enhancements / Allegations:  Enhancement / Date of Prior County and Case # of Prior  Allegation Prior Conviction (Code Section and Crime) Conviction Conviction					

5.	MAXIMUM SENTENCE: I pleading guilty or no co	understand the maximum sentest is:	entence for the	charges to which I am	Initials
	year(s)	months	State Prison	Local Jail P.C. § 1170(h)	
^	CTIPLII ATED CENTENC	Er Lautauthia ulaa ay tha fall			
6.		E: I enter this plea on the foll		as a condition of probation. If I	Initials
		t can sentence me up to the m		•	
	state prison and place me probation. If I violate pro	e on felony probation with up	to one year in th on probation, I	ear(s) and months in ne county jail as a condition of will go to state prison for the supervision.	
		to be served in the county jail,		, consisting of	
	(Straight Sentence P.C. jail.	§ 1170(h)): I will receive	year(s) and	months in the county	
	-	receive year(s) and or postrelease community sup-		ns in state prison, followed by a	
	(Other):				
	-				
7	ODEN DI EA OD ODEN V	VITH I IMITATIONS: I antar th	is plas with the	following understanding:	luitiala
<u> </u>		VITH LIMITATIONS: I enter th rison Maximum): The court w		ore than year(s) and	Initials
		prison, followed by a minimum	•	or postrelease supervision. The	
	year(s) and		er § 1170(h). The	court will impose no more than e court has discretion to impose	
	and months, a	nd no less than yea	r(s) and	no more than year(s) months, in the state prison, e court will not grant me felony	
	than year(s) and	• •	s than	The court will impose no more year(s) and months, elony probation.	
		mises or agreements about whe up to the legal maximum.	at sentence the	court will impose, and the court	
	(Other):				

8.	FACTUAL BASIS: I agree there is a factual basis for the plea and that I am responsible for committing each element of each crime to which I plead guilty or no contest and of each enhancement and allegation I admit. I agree that the following constitutes a sufficient factual basis:	Initials
	Police Report (agency and report number):	
	Preliminary Hearing Transcript.	
	Court Documents (describe):	
	Other (describe):	
9.	SPECIFIED WAIVERS:	Initials
	(Appeal Waiver): I hereby waive and give up all rights regarding state and federal writs and appeals. This includes, but is not limited to, the right to appeal my conviction, the judgment and any other orders previously issued by this court. I agree not to file any collateral attacks on my conviction or sentence at any time in the future. I further agree not to ask the court to withdraw my plea for any reason after it is entered.	
	(Appeal Waiver for Non-Stipulated Sentence): I hereby waive and give up all rights to appeal, writ, litigate, challenge or contest any order issued by this court made <i>before</i> the date of this plea. I waive and give up the same rights concerning all contents of this waiver of rights form. I further agree not to ask the court to withdraw my plea for any reason after it is entered.	
	(Time for Sentencing Hearing): I waive and give up my right to be sentenced within 20 judicial days of entering my plea.	
	(Harvey Waiver): I agree that the sentencing judge may consider the entire factual background of the case, including any unfiled, dismissed, or stricken charges or allegations or cases when granting probation, ordering restitution, or imposing sentence.	
	(Arbuckle Waiver): I give up my right to be sentenced by the judge who accepts my plea.	
	( <i>Cruz</i> Waiver): I understand that if, without good cause, I fail to show up for court at the time and date set for sentencing or, if I commit a new crime between now and the sentencing date, my plea will remain and the judge who sentences me will <i>not</i> be bound by any sentencing agreements or limitations and may sentence me up to the maximum permitted by law.	
	(Enhancements): I understand that the application of P.C. § 1385(c) may result in some or all of my enhancements being dismissed, but to receive the benefit of this plea agreement, I am knowingly, voluntarily, and intelligently waiving the application of P.C. § 1385(c) to my case and understand that the court may impose punishment for any and all enhancements to which I have admitted.	
	(Lower Term Presumption): I understand that the application of P.C. § 1170(b)(6) may require the court to impose the lower term on any count to which I am pleading guilty or no contest to, but to receive the benefit of this plea agreement, I am knowingly, voluntarily, and intelligently waiving the application of P.C. § 1170(b)(6) to my case and understand that the court will not presume that the lower term should be imposed.	

10.	CONSTITUTIONAL AND STATUTORY RIGHTS: I understand that as to all charges, allegations, and enhancements filed against me in this case, I have the following constitutional rights which I now give up in order to enter my plea of guilty or no contest:	Initials
	I understand and give up my right to a speedy and public trial by jury or court;	
	I understand and give up my right to confront the witnesses against me;	
	I understand and give up my right to present evidence on my own behalf and have witnesses compelled to testify on my behalf; and	
	I understand and give up my right to remain silent.	
11.	CONSEQUENCES OF THE PLEA:	Initials
	(Immigration Consequences): If I am not a citizen of the United States, I understand my plea of guilty or no contest will subject me to automatic deportation, exclusion from admission to this country, denial of naturalization or amnesty, and/or denial of re-entry to this country pursuant to the laws of the United States.	
	(Plea Constitutes Violation): I understand if I am on probation, mandatory supervision, postrelease community supervision, or parole in any other case, my plea of guilty or no contest in this case will be a violation in that case.	
	(P.C. § 296): I understand I must provide identification samples for law enforcement analysis.	
	(State Restitution Fine): I understand I will be ordered to pay a state restitution fine based on the date of the offense, not more than \$10,000, and may have the same amount suspended.	
	(Victim Restitution): I understand I will be ordered to pay full restitution to any victim(s) for their losses. I understand that I have a right to a court hearing to challenge a restitution request.	
	(Firearm/Firearm Parts/Ammunition/Body Armor Prohibition): I understand I am prohibited from possessing firearms, firearm parts, ammunition, and body armor for life.	
	<b>(Priorable):</b> I understand I am pleading guilty or no contest to a crime which can be used against me, if convicted of a crime in the future, to increase my punishment, prevent me from receiving a grant of probation, or require that a sentence be served in state prison.	
	(Strike Consequences): I understand I am pleading to one or more serious or violent felonies and each qualifies as a "strike," and I am aware of the consequences.	
	(Registration): I understand I will be required to register with the local police agency or sheriff's department in the city or county where I reside as a/an:  ☐ Arson offender ☐ Gang member ☐ Sex offender	
	<b>(SVPA/Tellez):</b> I understand that at the end of my sentence for this offense, I may be subject to screening by the State Department of State Hospitals to determine whether I qualify for trial as a sexually violent predator, which could result in an indefinite commitment to a secure medical facility.	
	My attorney discussed the possibility of a disposition involving a plea to a non-sexually violent offense, but such a disposition could not be reached.	

□ (V.C. § 23593 – Watson Advisement): I have been given and understand the following advisement: You are hereby advised that being under the influence of alcohol or drugs, or both, impairs your ability to safely operate a motor vehicle. Therefore, it is extremely dangerous to human life to drive while under the influence of alcohol or drugs, or both, if you continue to drive while under the influence of alcohol or drugs, or both, if you continue to drive while under the influence of alcohol or drugs, or both, and, as a result of that driving, someone is killed, you can be charged with murder.  □ (H.S. § 11369 – Hard Drug Advisement): I have been given and understand the following advisement: You are hereby advised that it is extremely dangerous and deadly to human life to illicitly manufacture, distribute, sell, furnish, administer, or give away any drugs in any form, including real or counterfelt drugs or pills. You can kill someone by engaging in this conduct. All drugs and counterfelt pills are dangerous to human life. These substances alone, or mixed, kill human beings in very small doses. If you illicitly manufacture, distribute, sell, furnish, administer, or give away any real or counterfelt drugs or pills, and that conduct results in the death of a human being, you could be charged with homicide, up to and including the crime of murder, within the meaning of Section 187 of the Penal Code.  13. DEFENDANT'S STATEMENT:  I offer my plea of guilty or no contest freely and voluntarily and of my own accord. No one has made any threats; used any force against me, my family or loved ones; or made any promises, except as listed in this form, in order to convince me to plead guilty or no contest. I further understand that a plea of no contest is the same as a plea of guilty for all purposes.  I have read, or have had read to me, this form and have initialed deach of the items in the form, I am indicating that I understand and agree with what is stated in each item that I have initialed. The nature of the charges,	12. SPECIFIED ADVISEMENTS:	Initials			
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	Date: Signed: (Attorney)				

15. <b>IN</b>	ITERPRETER	'S STATEM	ENT:			
	that I truly		the entire	contents	of	, the interpreter in this proceeding, having been duly sworn, this form for the defendant in the following language:  The defendant stated that they understood the contents of the
form,	and then initia	led and sign				. The deteridant stated that they understood the contents of the
Date:			Signed: _			
<u> </u>						(Interpreter)
	ROSECUTOR					
appro conse	priate boxes.	The maxim	um sentenc	e is corre	ctly	ms of the defendant's plea and the defendant has initialed the calculated and stated on this form. The specified waivers, this form. I agree there is a factual basis for the plea and
Date:			Signed:			
24.0.			Olgillodi _			(Prosecutor)
The c conte- and ir freely admis	st and admiss Itelligently wai and voluntaril	uestioned the ions to enha ves their con y made; the ere is a factu	e defendant ncements o stitutional a defendant u	r special and statutor nderstand	alleg y rig s th	dant's attorney concerning the defendant's plea of guilty or no ations, if any, finds that: the defendant knowingly, voluntarily, phts; the defendant's plea, admissions, and waiver of rights are a nature of the charges and the consequences of the plea and a court accepts the defendant's plea and admissions, and the
Date:			Signed: _			(Judae)